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Attorneys for Defendants  
 OMNIVISION TECHNOLOGIES, INC.,  
 SHAW HONG, RAYMOND WU,  
 H. GENE McCOWN and JOHN T. ROSSI

UNITED STATES DISTRICT COURT  
 NORTHERN DISTRICT OF CALIFORNIA

In re OMNIVISION TECHNOLOGIES, INC. ) MASTER FILE NO.: C-04-2297 SC  
 ) (JCS)  
 )  
 ) CLASS ACTION  
 )  
 )  
 )

This Document Relates To: 04-2297-SC (*Vince*); ) **STIPULATION AND [PROPOSED]**  
 04-2298-SC (*Campagnuola*); 04-2385-SC ) **ORDER RE CONTINUANCE OF**  
 (*Greenfield*); 04-2410-SC (*Paul Lee Associates* ) **PLAINTIFFS' MOTION FOR**  
 LLC); 04-2419-SC (*McMillan*); 04-2425-SC ) **LETTER OF REQUEST FOR**  
 (*Cheung*); 04-2433-SC (*Gamero*); 04-2474-SC ) **INTERNATIONAL JUDICIAL**  
 (*Van Waay*); 04-2514-SC (*Glantz*); 04-2525-SC ) **ASSISTANCE**  
 (*Starr*); 04-2570-SC (*Jewell*); and 04-4350-SC )  
 (*Schroeder*). )  
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 )

**STIPULATION**

WHEREAS, the parties continue to discuss a possible settlement;

WHEREAS, the parties hereby agree that Plaintiffs' Motion for Letter of Request for International Judicial Assistance Motion for Class Certification, currently scheduled for hearing on November 17, 2006 at 10:00 a.m., shall be continued to December 1, 2006 at 10:00 a.m.; and

WHEREAS, the parties understand that, pursuant to the Court's Order dated October 6, 2006, said continuance will not impact the following dates: February 16, 2007-- Last Date Motions Will Be Heard; March 2, 2007 - Pretrial Conference; and March 19, 2007 -- Trial.

NOW THEREFORE, the parties to this action, by and through their attorneys, hereby STIPULATE AND AGREE that:

1. Plaintiffs' Motion for Letter of Request for International Judicial Assistance shall be continued, subject to Court approval, to December 1, 2006 at 10:00 a.m.

Dated: October 26, 2006

WILSON SONSINI GOODRICH & ROSATI  
Professional Corporation

By: /s/ Jenny L. Dixon  
JENNY L. DIXON

Attorneys for Defendants OMNIVISION  
TECHNOLOGIES, INC., SHAW HONG,  
RAYMOND WU, H. GENE McCOWN and  
JOHN T. ROSSI

Dated: October 26, 2006

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SCHULMAN LLP

By: /s/ Cheryl Williams  
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Lead Counsel for Plaintiffs

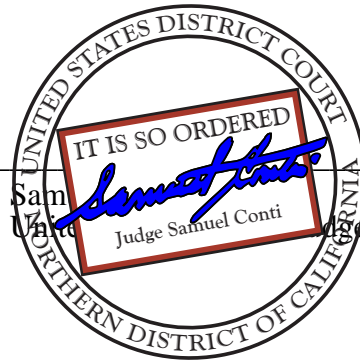
**~~[PROPOSED]~~ ORDER**

Pursuant to the parties' stipulation, the Court hereby orders that Plaintiffs' Motion for Letter of Request for International Judicial Assistance shall be continued to December 1, 2006 at 10:00 a.m. or such date and time that the Court deems appropriate.

IT IS FURTHER ORDERED THAT said continuance will not impact the following scheduled dates: February 16, 2007-- Last Date Motions Will Be Heard; March 2, 2007 - Pretrial Conference; and March 19, 2007 -- Trial.

**IT IS SO ORDERED.**

Dated: October 30, 2006



1 I, Jenny L. Dixon, am the ECF User whose identification and password are being used to  
2 file this Stipulation and [Proposed] Order Moving Trial Setting Conference. In compliance with  
3 General Order 45.X.B, I hereby attest that Cheryl Williams has concurred in this filing.

4  
5 Dated: October 26, 2006

WILSON SONSINI GOODRICH & ROSATI  
Professional Corporation

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8 By: /s/ Jenny L. Dixon  
Jenny L. Dixon

9 Attorneys for Defendants  
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